

1 Guido Saveri (22349)
2 R. Alexander Saveri (173102)
3 Cadio Zirpoli (179108)
4 Gianna Gruenwald (228969)
5 SAVERI & SAVERI, INC.
6 111 Pine Street, Suite 1700
7 San Francisco, CA 94111
8 Telephone: (415) 217-6810
9 Facsimile: (415) 217-6813
10 guido@saveri.com
11 rick@saveri.com
12 cadio@saveri.com

Attorneys for Plaintiff Orion Home Systems, LLC

**IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION**

**IN RE: CATHODE RAY TUBE (CRT)
ANTITRUST LITIGATION**

Case No. CV-07-5944 SC

This Document Relates to:

*Orion Home Systems, LLC v. Chunghwa Picture Tubes, Ltd., et al.,
Case No. CV-08-0178 SC*

REQUEST FOR INTERNATIONAL JUDICIAL ASSISTANCE

Courtroom: 1, 17th Floor
Judge: The Honorable Samuel Conti

1 The United States District Court for the Northern District of California presents its
2 compliments to the Appropriate Judicial Authority of Taiwan, and requests international
3 assistance to effect Service of Process to be used in a civil proceeding before this Court in the
4 action titled *Orion Home Systems, LLC v. Chunghwa Picture Tubes, Ltd., et al.*, Case No. CV-08-
5 0178 SC.

6 | I. REQUEST

This Court requests the assistance described herein as necessary in the interests of justice.
The assistance requested is that the Appropriate Judicial Authority of Taiwan effect Service of
Process of the: Summons in a Civil Case; Class Action Complaint; Order Setting Case
Management Conference/ Order Re Timely Filing of Pleadings, Briefs, Motions, Etc./ Standing
Order for All Judges of the Northern District of California; Consent to Proceed Before a United
States Magistrate Judge; ECF Registration Information Handout; and Certified Translations on
the below named business entity, a named defendant in this action:

Chunghwa Picture Tubes, Ltd.
1127 Heping Road
Bade City, Taoyuan
Taiwan

17 The Appropriate Judicial Authority of Taiwan is requested to serve the documents listed
18 above by personal service into the hands of a director, managing agent or other person authorized
19 to accept service, or in a manner of service consistent with the law of Taiwan.

II. FACTS OF THIS CASE

Plaintiff filed a class action complaint against several manufacturers of televisions,
computer monitors, and other electronic devices, including defendant Chunghwa Picture Tubes,
Ltd., for conspiring to fix the price of cathode ray tube products (“CRTs”) in violation of United
States antitrust laws. Plaintiff purchased CRTs in the United States directly from defendants.
Plaintiff alleges that beginning at least as early as January 1, 1995, the exact date being unknown
to plaintiff, named defendants conspired, combined and contracted to fix, raise, maintain, and
stabilize the prices at which CRTs were sold in the United States. Defendants, by and through
their officers, directors, employees, agents, or other representatives, entered in a continuing

1 contract, combination or conspiracy to unreasonably restrain trade and commerce in violation of
2 Section 1 of the Sherman Antitrust Act, 15 U.S.C. §1. As a result, Plaintiff was forced to pay
3 more for CRTs than they would have paid in a competitive CRT market. For its injuries, Plaintiff
4 is requesting treble damages and an injunction enjoining defendants' anti-competitive activity
5 under sections 4 and 16 of the Clayton Act, 15 U.S.C. §§ 15 and 26.

6 **III. RECIPROCITY**

7 The United States District Court for the Northern District of California is willing to
8 provide similar assistance to the judicial authorities of Taiwan.

9 **IV. REIMBURSEMENT FOR COSTS**

10 Counsel for plaintiff is willing to ensure reimbursement to the judicial authorities of
11 Taiwan for costs incurred in executing this letter rogatory. If the cost of executing this Court's
12 letter rogatory exceeds \$500.00, the judicial authorities of Taiwan are requested to contact the
13 following counsel for plaintiff:

14 R. Alexander Saveri
15 Saveri & Saveri, Inc.
16 111 Pine Street, Suite 1700
17 San Francisco, CA 94111
Telephone: 415-217-6810
Facsimile: 415-217-6813
Email: rick@saveri.com

18 **V. TIME TO RESPOND**

19 In acknowledgment of the additional time which is needed to prepare and file a
20 responsive pleading to the attached documents, the time period is extended to 45 days after
21 service.

22 Dated: 2/13, 2008.

23 [COURT SEAL]



The Honorable Samuel Conti
United States District Court
Northern District of California
450 Golden Gate Ave.
San Francisco, CA 94102
United States of America